ORIGINAL

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	PRO SE OFFICE
WELGUO CAL	
Plaintiff,	Reconsideration Order NOTICE OF MOTION
-against- Civil Court of the City of New Co County of Richmond and Dennis O. Coh Defendant (s).	rk <u>22 cv d 379</u> (HG)
PLEASE TAKE NOTICE that upon	
affirmation of WELGUO	(AL, sworn to or affirmed
March 23rd , 2023 =	
plaintiff will move this Court,	Hector Gonzalez, U.S.D.J.,
in room, United States Courthound on the '5 day of April, 20_ thereafter as counsel can be heard	2), at 10:AM or as soon
Rule of the Federal Rules Reconsider Order from	Manch 2nd 2013
Dated: Mach 2) lel}	Plaintiff Pro Se Signature Wt GUO (AL Print Name 72 (arton Street
	Address Island. N.Y. 10

	MAR 2 3 2023	
UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORKX	PRO SE OFFICE	
WELGUO CAL	Reconsideration Order	
Plaintiff, : 2	AFFIDAVIT/AFFIRMATION	
Court of the (its of New York County of Richard Mennis O. Cohen.	21 cva3/1 (HG)	
STATE OF NEW YORK) COUNTY OF , ss.:		
I, WELGUU (AL, [being dul;	y sworn] deposes and says	
[or: make the following affirmation under	r the penalties of	
perjury]:		
I, WELGUO (AL, am the plan	intiff in the above	
entitled action, and respectfully move the	/ / /	
order Reconsider Void order	1 on March Incl., 2025	
The reason why I am entitled to the relief I seek is the		
following: the order all base	ed on front into metion	
The count's imformation count deceived the count (see	ces completely (
WHEREFORE, I respectfully request the	hat the court grant the	
within motion, as well as such other and	further relief that may	
be just and proper.		
Sworn to before me this? day of 2022 Notary Public JOSEPHINE BOURNE Notary Public, State of New York No. 04B06325374 Motion Form & Instructions - U.S. District Court-EDVallified in Kings County Motion Expires May 16, 323	Signature WCG() Print Your name Plaintiff Pro Se	
/		

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March 24 Corcles al Page 3 of 5 PlageID #: 29

Corcles al Page 3 of 5 PlageID #: 29

Corcles al Page 3 of 5 PlageID #: 29

Corcles al Page 3 of 5 PlageID #: 29 1. On Page & said Plaintiff voluntarily dismissed against Pag Pal: Lu fact. Because Dennis and Civil Court. unspris conduct, conflusion together. Plaintiff have to let case to other Count. So Page & said the neason dismissed Dennis case fraud too. 2. Page 3 said plaintiff dichn't appeal: In fact: Civil Court meed appeal to lower appeal court. Plasatiff did on 2022 already. Docket No: 808/2022. Pag Pal appeal is other things. 3. In fact: It some blank in this count form. That's because clerk let plaintiff Blank for this case. 4. Page 7 said plaintiff has not paid sanction, franch. Lu fact: (-ivil Court extend payment due date. 5. Whatever Pennis private or public. He fraud Sanction all violation, illegal. Must Relief to plaintiff 6. When appeal, Dennis showed new evidence showed he contlusion with Civil Count. Civil Count followed his mislead. So Relief Request. could add to \$75.000.

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(i v) (cupt ! \$ 55000) entity \$ 40000 7. La fact: Plaintiff talked with Richmond Supreme Count this case. They said very clean: Because Rule 60 is federal law, So this case must go to Federal Count. 8. In the Original Civil case, Pennis fraud Sanction not included at Original complaint, Relief Because frand santion happened after Original Complaint. So in fact: fraud sanction is new Complaint. Relief Request in this Federal Count. 9. Civil Court heig Defendent by Plaintiff, this case is the only one till now. Page 9 fraud said: Plaintiff ne filling those claims in another Count that may have jurisdiction to decide them. Conclusion. Plead Reconsider, entirely void order on March 2nd. 202). Because all based on fraud information. Court's imformation sources completely deceived this Court.